JAN 17 1995 PADEUM ATOM

torney's Docket No.

831.10(3)

PATENT

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Alfred O. Bonati, Philip J. Ware

Serial No.:  $0^{08/108,036}$ 

Group No.: 3307

Filed: 08/17/93

Examiner:

For: Cervical Discectomy Instruments

Commissioner of Patents and Trademarks Washington, D.C. 20231

# AMENDMENT TRANSMITTAL

1.	Transmitted herewith is an amendm	nent for this application.	FEB U 7 1995				
	S <sup>-</sup>	TATUS	COSO				
2.	Applicant is  ☐ a small entity. A verified stater	REQUEST FOR EXT	FEB U 7 1995  CHARLES COMMENTED  FERIMARY EXAMINER FOR				
	<ul><li>☐ is attached.</li><li>☐ was already filed.</li></ul>	- my	PRIMARY EXAMINED GRANTED				
	* other than a small entity.		POR FOR				
other than a small entity.  CERTIFICATE OF MAILING/TRANSMISSION (37 CFR (189) Group 330							
I here	by certify that this correspondence is, on the	date shown below, being:	Trave				
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Servic mail in Comm	leposited with the United States Postal ce with sufficient postage as first class in an envelope addressed to the missioner of Patents and Trademarks, lington, D.C. 20231	transmitted by facsimile to the Patent and Trademark Office    Compared to the Patent and Trademark Office	<u>Q</u>				

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(Amendment Transmittal [9-19]—page 1 of 4)

### **EXTENSION OF TERM**

NOTE: "Extension of Time in Patent Cases (Supplement Amendments) — If a timety and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 CFR 1.645 for extensions of time in interference proceedings and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.

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3. The 1.136 app		are for a patent application	and the provi	sions of 37 CFR			
V	(cor	mplete (a) or (b) as applicat	ole)				
(a) Applicant petitions for an extension of time under 37 CFR 1.136 (fees: 37 CFR 1.17(a)-(d) for the total number of months checked below:							
one ()  XX two	extension (months) (months) (months) (months) (months)	Fee for other than small entity \$ 110.00 \$ 3500.00 \$ 370.00 \$ 840.00 \$ 1,320.00	Fee for small entity \$ 55.00 \$180.00 \$420.00 \$660.00	\$185.00			
Fee \$_370.00  If an additional extension of time is required please consider this a petition therefor.							
(check and complete the next item, if applicable)							
An extension for months has already been secured and the fee paid therefor of \$ is deducted from the total fee due for the total months of extension now requested.							
	E	xtension fee due with this i	request \$ 37	0.00			
		OR		:			
(b) 🗆	tional petition is bei	nat no extension of term is ng made to provide for the oked the need for a petition	e possibility that	at applicant has			

# **FEE FOR CLAIMS**

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6.	×四 If any 13-1	addition	al extension	and/or fo	ee is red	quir	ed, c	char	ge Acc	ount N

(Amendment Transmittal [9-19]—page 3 of 4)

# AND/OR

 $\mathbb{Z}^{\mathbb{Z}}$  If any additional fee for claims is required, charge Account No. 13-1992

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Ronald E. Smith

type or print name of attorney

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